KY LABOR CABINET CONTINUOUS BOND FORM

| KNOW ALL PERSONS BY THESE PRESENT, that | we | COMPANY NAME | , located at |
|--|---|--|--|
| | , as PRINC | | , |
| COMPANY PRINICIPAL ADDRESS are held and firmly bound unto the KENTUCKY LAB | BOR CABINET of | | the sum of |
| Dollars (_\$ |) for | the payment of which sum will and | truly made, we bind ourselves, |
| our heirs, executors, administrators and successors, jointly and severally, firmly by these present. | | | |
| WHEREAS, the PRINCIPAL is an employer who has been doing business in the Commonwealth of Kentucky for less than five (5) consecutive years, and is engaged in construction work, or the severance, preparation or transportation of minerals, and said PRINCIPAL desires to file this bond in compliance with the conditions imposed upon said PRINCIPAL by KRS 337.200. | | | |
| NOW, THEREFORE, the conditions of the obligat discharge promptly all of its obligations under the provision thereof and of the rules and regulations otherwise, to remain in full force and effect, subject, | Kentucky Wage issued thereunde | and Hour Laws (KRS Chapter 33 er, then the obligations under this | (37) pursuant to the terms and |
| 1. In the event of default or failure of the PRINC vacation, sick pay, and all other payment provided for receivership of the PRINCIPAL , the Commission or by mail upon the PRINCIPAL and SURETY to discharge promptly all or any part of the wage obligation. | or under Kentucky er of Workplace S pay said Commis | y Wage and Hour Laws, or in the e Standards may from time to time m ssioner such sum or sums as the | vent of insolvency, bankruptcy ake written demand personally Commissioner may require to |
| 2. This is a continuous bond and shall remain in least five (5) years or with the approval of the Corunder oath, that the PRINCIPAL has ceased engagi in this state and that all due wages have been paid. said obligations of the PRINCIPAL , incurred during t | mmissioner, on suing in construction. In either of such | ubmission of the PRINCIPAL'S states work or the severance, preparation events, the SURETY shall have n | atement, lawfully administered n, or transportation of minerals |
| 3. In the event of change in the legal entity of Workplace Standards and the SURETY agrees to no notice or any knowledge thereof; provided, however consents thereto in wiring. | otify forthwith the | Commissionr in writing of any such | change as soon as it receives |
| 4. The total of all payments by the SURETY for all represents, in the aggregate, an amount of money ed | | | , which sum ull capacity for four (4) weeks. |
| 5. The sum of this bond may be increased or dec such increase or decrease, executed by the PR Standards. In the event that the sum of this bond be or decreased amount, as the case may be, for the odecrease is in effect. | INCIPAL and the e increased or dec | e SURETY and accepted by the creased, the SURETY shall be liable | Commissioner of Workplace e hereunder in such increased |
| 6. The insolvency, bankruptcy or receivership of th | ie PRINCIPAL sha | all not relieve the SURETY from its | obligations under this bond. |
| 7. Nothing herein shall be deemed to relieve the under the rules and regulations issued thereunder. | PRINCIPAL of a | any liability arising under the Kentu | ucky Wage and Hour Laws or |
| 8. Any employee whose wages are secured by the fees as provided by law, from the proceeds hereof competent jurisdiction. | | | |
| 9. This bond shall be effective from theas hereinbefore provided. | | | to the termination of this bond |
| IN WITNESS WHEREOF, the PRINCIPAL and the S | | used these present to be executed i | n their names and behalf and |
| their seals to be hereunto affixed this | | | |
| | | | |
| | | PRINCIPAL | |
| WITNESS | _ | ВУ | (SEAL) |
| | | SURETY | |
| WITNESS | _ | ВУ | (SEAL) |

NOTE: Please type or print name and title below all signatures